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7	Attorneys for Defendants GONZALES & GONZALES BONDS AND INSURANCE AGENCY, INC. and AMERICAN SURETY COMPANY, INC.			
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10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION			
12	UNITED STATES OF AMERICA,	Case No. C 11-04794 EMC		
13	Plaintiff,	(Assigned to the		
14	VS.	Honorable Edward M. Chen]		
15	GONZALES & GONZALES BONDS AND INSURANCE AGENCY, INC. and AMERICAN SURETY COMPANY, INC.,	STIPULATION TO ENLARGE TIME FOR FILING G&G/ASC'S RESPONSE TO		
16	Defendants.	GOVERNMENT'S COMPLAINT;		
17	Defendants.	) ) [PRØPOSED] ORDER		
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	Stipulation to Enlarge Time for Filing G&G/ASC's Response to Government's Complaint	C 11-04794 EMC		

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1	Pursuant to Civil L.R. 6-1(a), Defendants Gonzales & Gonzales Bonds and Insurance		
2	Agency, Inc. and American Surety Company, Inc. ("G&G/ASC"), on the one hand, and Plaintif		
3	United States of America ("United States"), on the other hand, by and through their respective		
4	counsel of record, bring this administrative motion by stipulation, and stipulate and agree as		
5	follows:		
6	1.	On September 27, 2011, the United States filed its complaint, dkt. 1.	
7	2. On October 3, 2011, the case was reassigned to the Honorable Edward M. Chen,		
8	dkt. 7.		
9	3.	On October 13, 2011, the ca	se was ordered related to Case No. C09-4029 EMC
10	(United States of America vs. Gonzales & Gonzales Bonds and Insurance Agency, Inc. and		
11	American Surety Company, Inc.), dkt. 8.		
12	4.	In Case No. C09-4029 EMC	C, the Court entered an Order on November 22, 2011,
13	pursuant to stipulation of the parties, to enlarge the time for the United States to respond to		
14	G&G/ASC's first amended counterclaim to December 30, 2011.		
15	5.	Per FED. R. CIV. P. 12(a)(1)(	(A)(ii), G&G/ASC has until December 6, 2011, to file
16	a response to the United States' complaint in the instant case.		
17	6. The parties stipulate to enlarge the time for G&G/ASC to respond to the United		
18	States' complaint to December 30, 2011.		
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20	IT IS SO STIPULATED.		
21	Dated: December 1, 2011		
22	TONY WEST Assistant Attorney General MELINDA HAAG United States Attorney		
23			ROADOROUGH, I OMERANCE, IVIE & ADREAM, LEF
24			
25	/s/ John J. Si	iemietkowski	/s/ Gary A. Nye
26	J. CHRISTOPHER KOHN RUTH A. HARVEY E. KATHLEEN SHAHAN (D.C. Bar No. 267872)		GARY A. NYE DAVID R. GINSBURG
27			Attorneys for Defendants
28			GONZALES & GONZALES BONDS AND

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JOHN J. SIEMIETKOWSKI 1 (PA Bar. No. 50346) FRANCES M. MCLAUGHLIN 2 (FL Bar No. 0256640) Trial Attorneys 3 Civil Division, Commercial Litigation 4 Branch P.O. Box 875, Ben Franklin Station 5 Washington, DC 20044-0875 Tel: 202-514-3368 6 Fax: 202-514-9163 7 John.Siemietkowski@usdoj.gov 8 Attorneys for the United States of 9 America 10 11 12 IT IS SO ORDERED: 13 14 15 IT IS SO ORDERED 16 Edward M. Che 17 U.S. District Judge Judge Edward M. Chen 18 19 20 21 22 23 24 25 26 27

INSURANCE AGENCY, INC. and AMERICAN SURETY COMPANY, INC.

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